rkilaru@wilkinsonstekloff.com kgostin@wilkinsonstekloff.com ccope-kasten@wilkinsonstekloff.com	
Attorneys for Defendant NATIONAL COLLEGIATE ATHLETIC ASSOCIATION	
IN THE UNITED ST FOR THE NORTHERN	CATES DISTRICT COURT DISTRICT OF CALIFORNIA ND DIVISION
GRANT HOUSE, et al., Plaintiffs, v. NATIONAL COLLEGIATE ATHLETIC ASSOCIATION, et al., Defendants. TYMIR OLIVER, on behalf of himself and all others similarly situated, Plaintiffs.	Case No. 4:20-cv-03919-CW Case No. 4:20-cv-04527-CW CLASS ACTION STIPULATION FOR ORDER EXTENDING CASE DEADLINES Hon. Claudia Wilken
v. NATIONAL COLLEGIATE ATHLETIC ASSOCIATION, et al., Defendants.	
5	IN THE UNITED ST FOR THE NORTHERN OAKLA GRANT HOUSE, et al., Plaintiffs,

2 3

1

5

6

15

17 18

21

19

22 23

24

25 26

27 28

Pursuant to Local Rules 6-2 and 7-12, the parties hereby submit this stipulation seeking an order extending the deadline for substantial completion of production of documents. The parties also request extension of the other case deadlines, which are tied to either the deadline for substan-4 | tial completion of production of documents or resolution of Defendants' pending motion to dismiss. See generally House ECF No. 127; Oliver ECF No. 94.

Pursuant to the Joint Stipulated Case Management Order, the deadline for substantial completion of production of documents currently is June 1, 2021. The parties have been diligently meeting and conferring about document discovery matters and expect to conclude the meet and confer process soon. Because the parties recognize that additional time is needed to review and 10 complete substantial production of documents, they request an extension of the deadline for substantial completion of production of documents to August 31, 2021. Subsequent case deadlines are tied to the deadline for substantial completion of production of documents and therefore should also be extended correspondingly by approximately three months as well. Finally, certain case deadlines were keyed to resolution of Defendants' motion to dismiss. Specifically, the deadline for Plaintiffs to add additional parties or claims, or to amend their complaint (including the filing of any consolidated complaint) was set for approximately 30 days after the presumed resolution of Defendants' motion to dismiss, and the deadline for Defendants to file an answer was approximately 60 days after such resolution.

THEREFORE, the parties stipulate and request that the Court issue an order extending future Joint Stipulated Case Management Order deadlines as follows:

EVENT	CURRENT DATE	PROPOSED DATE
Non-Document Fact Discovery May Commence	After decision on pending motion to dismiss	After decision on pending motion to dismiss
Deadline for Plaintiffs to Add Additional Parties or Claims, or Amend Complaint (Including the Filing of Any Consolidated Complaint)	Jan. 4, 2021	30 days after decision on pending motion to dismiss

2	Defendants' Answer	Feb. 8, 2021	60 days after decision on pending motion to dismiss
3	Substantial Completion of Production of Documents by Parties	June 1, 2021	August 31, 2021 ¹
5 6	Class Certification Motion and Supporting Expert Reports	Nov. 22, 2021	Feb. 22, 2022
7	Deadline to Depose Plaintiffs' Class Experts	Jan. 31, 2022	Apr. 29, 2022
8	Class Certification Opposition and Supporting Expert Reports	Feb. 28, 2022	May 31, 2022
9	Deadline to Depose Defendants' Class Experts	Mar. 28, 2022	June 28, 2022
10 11	Class Certification Reply and Expert Rebuttal Report	May 2, 2022	Aug. 2, 2022
12 13 14	Deadline for Supplemental Depositions of Plaintiffs' Class Experts	No supplemental depositions shall be permitted without agreement of the parties or leave of the Court	No supplemental depositions shall be permitted without agreement of the parties or leave of the Court
1516	Hearing on Class Certification	May 31, 2022	Aug. 31, 2022 at 2:30 p.m.
17	Merits Discovery Cut-Off	Aug. 11, 2022	Nov. 11, 2022
18 19	Merits Expert Disclosure (Including Reports) on Issues as to Which Party Bears the Burden at Trial	Sept. 15, 2022	Dec. 15, 2022
20	Merits Expert Response	Nov. 10, 2022	Feb. 10, 2023
21	Merits Expert Reply	Dec. 8, 2022	Mar. 8, 2023
22	Expert Discovery Cut-Off	Jan. 12, 2023	Apr. 12, 2023
23 24	Plaintiffs' Dispositive Motion and <i>Daubert</i> Motions	Feb. 16, 2023	May 16, 2023

²⁶

25

The Parties will make rolling productions as soon as documents are ready to be produced. The Parties also agree to meet and confer in good faith about the timing and scope of productions.

Case 4:20-cv-03919-CW Document 150 Filed 05/24/21 Page 4 of 9

2	Defendants' (1) Opposition to Plaintiffs' Dispositive Motion and Daubert Motions and (2) Dispositive Motion and Daubert Motions	Mar. 30, 2023	June 29, 2023
3 4 5	Plaintiffs' (1) Reply in Support of their Dispositive Motion and Daubert Motions and (2) Opposition to Defendants' Dispositive Motion and Daubert Motions	May 11, 2023	Aug. 11, 2023
6 7	Defendants' Reply in Support of their Dispositive Motion and <i>Daubert</i> Motions	June 8, 2023	Sept. 8, 2023
8	Hearing on All Dispositive and <i>Daubert</i> Motions and Further Case Management Conference	July 26, 2023	Oct. 25, 2023 at 2:30 p.m.
10	Trial Date	Oct. 9, 2023	Jan. 9, 2024
11			

1	Dated: May 24, 2021	Respectfully submitted,
2	WILKINSON STEKLOFF LLP	HAGENS BERMAN SOBOL SHAPIRO
3	By: /s/ Beth A. Wilkinson	LLP
4	Beth A. Wilkinson (pro hac vice)	By: /s/ Steve W. Berman
5	Rakesh N. Kilaru (<i>pro hac vice</i>) Kieran Gostin (<i>pro hac vice</i>)	Steve W. Berman (<i>pro hac vice</i>) Emilee Sisco (<i>pro hac vice</i>)
6	Calanthe Cope-Kasten (<i>pro hac vice</i>) 2001 M Street NW, 10th Floor	1301 Second Avenue, Suite 2000 Seattle, WA 98101
7	Washington, DC 20036 Telephone: (202) 847-4000	Telephone: (206) 623-7292 Facsimile: (206) 623-0594
8	Facsimile: (202) 847-4005 bwilkinson@wilkinsonstekloff.com	steve@hbsslaw.com emilees@hbsslaw.com
9	rkilaru@wilkinsonstekloff.com kgostin@wilkinsonstekloff.com	Benjamin J. Siegel (SBN 256260)
10	ccope-kasten@wilkinsonstekloff.com	715 Hearst Avenue, Suite 202 Berkeley, CA 94710
11	Rahul Hari (SBN 313528) 11601 Wilshire Blvd., Suite 600	Telephone: (510) 725-3000 Facsimile: (510) 725-3001
12	Los Angeles, CA 90025 Telephone: (424) 291-9655	bens@hbsslaw.com
13	Facsimile: (202) 847-4005 rhari@wilkinsonstekloff.com	Attorneys for Plaintiffs and the Proposed Classes
14	Attorneys for Defendant	
15	NATIONAL COLLEGIATE ATHLETIC ASSOCIATION	
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		4
28	STIPLLATION FOR ORDER EXTENDING CASE DEAD	4 LINES Case No. 4:20-cv-03919-CW

1	PROSKAUER ROSE LLP	MAYER BROWN LLP
2	By: /s/ Scott P. Cooper	By: /s/ Britt M. Miller
3	Scott P. Cooper (SBN 96905) Bart H. Williams (SBN 134009)	Britt M. Miller (<i>pro hac vice</i>) Matthew D. Provance (<i>pro hac vice</i>)
4	Kyle A. Casazza (SBN 254061)	71 South Wacker Drive
_	Shawn S. Ledingham, Jr. (SBN 275268)	Chicago, IL 60606
5	Jennifer L. Jones (SBN 284624) Kelly M. Curtis (SBN 313581)	Telephone: (312) 782-0600 Facsimile: (312) 701-7711
6	2029 Century Park East, Suite 2400	bmiller@mayerbrown.com
_	Los Angeles, CA 90067	mprovance@mayerbrown.com
7	Telephone: (310) 557-2900 Facsimile: (310) 557-2193	
8	scooper@proskauer.com	Christopher J. Kelly (SBN 276312)
	bwilliams@proskauer.com	Two Palo Alto Square, Suite 300
9	kcasazza@proskauer.com	3000 El Camino Real
10	sledingham@proskauer.com	Palo Alto, CA 94306
10	jljones@proskauer.com	Telephone: (650) 331-2000
11	kcurtis@proskauer.com	Facsimile: (650) 331-2060 cjkelly@mayerbrown.com
10	A44	cjkeny@mayerorown.com
12	Attorneys for Defendant PAC-12 CONFERENCE	Attorneys for Defendant
13	THE 12 CONFERENCE	THE BIG TEN CONFERENCE, INC.
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
<i>41</i>		5
28	CEIDIN ATION FOR ORDER EVERYBANG CACE BEAN	NUMBER OF NO ASSOCIATION OF STREET

1	POLSINELLI PC	ROBINSON BRADSHAW & HINSON,
٦	Dec. /s/I W.C	P.A.
2	By: /s/ Leane K. Capps	By:/s/ Robert W. Fuller
3	Leane K. Capps (pro hac vice)	by
	Caitlin J. Morgan (pro hac vice)	Robert W. Fuller, III (pro hac vice)
4	D. Rockwell Bower (pro hac vice)	Lawrence C. Moore, III (pro hac vice)
5	2950 N. Harwood Street Suite 2100	Pearlynn G. Houck (pro hac vice)
3	Dallas, TX 75201	Amanda P. Nitto (pro hac vice)
6	Telephone: (214) 397-0030	101 N. Tryon St., Suite 1900
	lcapps@polsinelli.com	Charlotte, NC 28246 Telephone: (704) 377-2536
7	cmorgan@polsinelli.com	Facsimile: (704) 378-4000
8	rbower@polsinelli.com	rfuller@robinsonbradshaw.com
· ·	Amy D. Fitts (pro hac vice)	lmoore@robinsonbradshaw.com
9	120 W. 12th Street	phouck@robinsonbradshaw.com
10	Kansas City, MO 64105	apickens@robinsonbradshaw.com
10	Telephone: (816) 218-1255	
11	afitts@polsinelli.com	Mark J. Seifert (SBN 217054)
	Wesley D. Hurst (SBN 127564)	Seifert Law Firm
12	2049 Century Park East, Suite 2300	50 California Street, Suite 1500
12	Los Angeles, CA 90067	San Francisco, CA 94111
13	Telephone: (310) 556-1801 whurst@polsinelli.com	Telephone: (415) 999-0901
14	whurst@poismem.com	Facsimile: (415) 901-1123 mseifert@seifertfirm.com
	Attorneys for Defendant	msenertasenertinin.com
15	THE BÍG 12 CONFERENCE, INC.	Attorneys for Defendant
16		SOUTHEASTERN CONFERENCE
10		
17		
10		
18		
19		
20		
21		
41		
22		
22		
23		
24		
25		
26		
20		
27		
		6
28	STIPULATION FOR ORDER EXTENDING CASE DE	ADLINES Case No. 4:20-cy-03919-CW

1 FOX ROTHSCHILD LLP 2 By: /s/ D. Erik Albright 3 D. Erik Albright (pro hac vice) Gregory G. Holland (pro hac vice) 4 230 North Elm Street, Suite 1200 5 Greensboro, NC 27401 Telephone: (336) 378-5368 Facsimile: (336) 378-5400 6 ealbright@foxrothschild.com 7 gholland@foxrothschild.com 8 Jonathan P. Heyl (pro hac vice) 101 N. Tryon Street, Suite 1300 Charlotte, NC 28246 9 Telephone: (704) 384-2625 Facsimile: (704) 384-2800 10 jheyl@foxrothschild.com 11 Alexander Hernaez (SBN 201441) 12 345 California Street, Suite 2200 San Francisco, CA 94104-2670 Telephone: (415) 364-5540 Facsimile: (415) 391-4436 13 14 ahernaez@foxrothschild.com 15 Attorneys for Defendant THE ATLANTIC COAST CONFERENCE 16 17 18 19 20 21 22 23 24 25 26 27 28 Case No. 4:20-cv-03919-CW STIPULATION FOR ORDER EXTENDING CASE DEADLINES

Case No. 4:20-cv-04527-CW

1	ATTESTATION PURSUANT TO CIVIL LOCAL RULE 5-1(I)(3)
2	Pursuant to Civil Local Rule 5-1(i)(3), I hereby attest that all signatories hereto concur in
3	this filing.
4	/s/ Rakesh N. Kilaru
5	To Teacon IV. Inner
6	
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	8
28	STIPULATION FOR ORDER EXTENDING CASE DEADLINES Case No. 4:20-cv-03919-CW Case No. 4:20-cv-04527-CW